

## THE NEWS OF NORFOLK ON PAGES TWO, THREE AND FIVE.

## COURT DECISIONS.

Notes of Cases Recently Decided,  
Which are of Interest to  
Our People.

DIGESTED BY W. B. MARTIN.  
(Exclusively for Virginian-Pilot.)

COMMONWEALTH M. F. INS. CO. V.  
EDWARDS.

Supreme Court of North Carolina,  
March 7, 1899.

WHERE THE APPLICATION FOR  
INSURANCE IN A FOREIGN IN-  
SURANCE COMPANY, WHICH  
HAS NOT MADE THE DEPOSIT  
REQUIRED BY LAW, IS TAKEN  
WITHIN THE STATE, THE POLI-  
CY IS A NORTH CAROLINA CON-  
TRACT AND VOID UNDER SEC-  
TION 2962 OF THE CODE.

This is an action brought by the re-  
ceiver of a mutual insurance company  
for the collection of certain assessments  
upon the defendants lived under a de-  
gree of the Superior Judicial Court of  
the State of Massachusetts.

The court says:  
The learned counsel for the plaintiff  
say in their brief that "if policy No.  
4214 were made in North Carolina, of  
course it would be void, and the assess-  
ment could not be collected." We think  
that, in contemplation of law, it was  
made in North Carolina, and that the  
broker, in taking the applications for  
the policies, acted as the agent of the  
plaintiff corporation. Section 8 of  
chapter 296 of the Public Laws of 1893  
provides that "all contracts of insur-  
ance, the application for which is taken  
within the State, shall be deemed to  
have been made within the State and  
subject to the laws thereof." There-  
fore the plaintiff cannot maintain  
their action for any assessment or other  
liability arising under the policy dated  
June 29, 1894.

Our attention has been called to  
chapter 33 of the Laws of 1899, allow-  
ing any citizen of this State to contract  
on his own account for insurance with  
any company doing an insurance busi-  
ness outside of the State, and allow-  
ing the company to be sued and to ad-  
just the loss without being subject to  
penalties for taxes. We do not ques-  
tion the right of any citizen to apply  
outside the State for insurance, but in  
the present case the application was  
made within the State, and therefore  
subject to the laws of 1899. The act of  
1899 allows an outside company, that  
is, one that has not complied with our  
laws, to be sued, but not to sue. Its  
evident purpose was to allow such  
companies to adjust their fire losses  
without thereby making themselves li-  
able for penalties or taxes. It certainly  
never intended to permit such com-  
panies to practically nullify our in-  
surance laws by the legal fiction of do-  
ing business through a broker instead  
of an agent. To do so would ultimate-  
ly turn over our vast insurance busi-  
ness to foreign corporations, whose sol-  
vency we had no means of ascertaining,  
and who not only contributed nothing  
to our revenues, but who ignored  
our laws, and were practically beyond  
our jurisdiction. Our insurance laws,  
applicable equally to domestic and to  
foreign corporations, are intended, not  
simply for the protection of revenues,  
but primarily for the protection of our  
people. The vast bulk of insured prop-  
erty is never burned, and those who  
continue to pay their premiums, for  
perhaps a long series of years, with no  
resulting loss or profit beyond the feel-  
ing of protection, have the right to de-  
mand the fullest security. In the case  
at bar, the plaintiff corporation ad-  
mitted its insolvency within less than  
two months after it issued its policies to  
the defendants, and it was then appar-  
ently worth less than nothing. When  
or how it became insolvent, if it  
were ever solvent, we have no means  
of knowing. In the light of these facts,  
can there be any question as to the jus-  
tice or policy of our insurance laws?

SPADE V. LYNN & B. R. R.

Supreme Judicial Court, Massachusetts,  
January 16, 1899.

A CARRIER IS NOT LIABLE TO A  
PASSENGER FOR INJURIES RE-  
CEIVED BY THE FALL OF AN-  
OTHER PASSENGER, WHO WAS  
JOSTLED BY CONDUCTOR WHILE  
PUTTING A DRUNKEN MAN OFF  
THE CAR, AND EXERCISING DUE  
CARE.

IN SUCH CASE, IF LIABLE AT ALL,  
THE CARRIER WOULD ONLY BE  
LIABLE FOR THE CONSEQUENCES  
OF THE INJURY, NOT FOR FRIGHT OR OTHER INJURY  
SUFFERED BY THE PRESENCE  
OF THE DRUNKEN MAN, OR THE  
ATTEMPT TO REMOVE HIM.

IN CASE OF LIABILITY, THE CAR-  
RIER WOULD BE LIABLE FOR THE  
DAMAGE TO THE PASSEN-  
GER INJURED, EVEN THOUGH  
THE INJURY TO A NORMAL PER-  
SON WOULD HAVE BEEN LESS—  
CONDUCTOR'S KNOWLEDGE OF  
PASSENGER'S INFIRMITIES DO  
NOT INCREASE CARRIER'S OBLI-  
GATION TO HER.

The facts appear from the opinion of  
the court.

This is an action for personal injuries,  
which already has been before the  
court. At the second trial the evidence  
was that the defendant's conductor, in  
removing a drunken man from a car,  
jostled another drunken man, who was  
standing in front of the plaintiff, and  
threw him upon her. The fall upon her  
seems to have been a trifling matter,  
taken by itself, but the fright caused by  
that and the rest of the occurrences in  
the car resulted in physical injury.

We find some difficulty in seeing upon  
what ground the jury were warranted  
in finding for the plaintiff. So far as  
appears, the conductor was acting  
rightly in putting the drunken man off  
the car. As against the plaintiff, she  
was doing one of the things which she  
had to contemplate as liable to happen,  
when she got into the car. We all know  
that, if people are standing in the pas-  
sageway of a street car, you cannot re-  
move a man forcibly through the pas-  
sageway without more or less contact.  
If the fall upon the plaintiff was the  
necessary consequence of a lawful and  
reasonable act, then it was one of the

risks which she assumed when she took  
her passage.

But when we get a step further and  
take a case like the present, where all  
parties concerned are in a public con-  
veyance, and to maintain order and  
keep the car clear of obnoxious persons  
is the defendant's right, and its duty  
to the plaintiff and the other passen-  
gers, no passenger can complain of any  
consequence which the performance of  
that duty necessarily entails. We as-  
sume for present purposes that car-  
riers of passengers owe the same de-  
gree of care in respect of the construc-  
tion and management of their vehicles,  
but, if that care is shown, probably the  
injury must be regarded as an inevit-  
able accident. As to whether there was  
any negligence in the manner of ex-  
pelling the drunken man, or otherwise,  
we will go no further than to say that  
it has not been pointed out to us.

A ruling was made to the effect that  
the plaintiff could recover only for the  
pain and fright caused by the contact  
with her person, and not for such men-  
tal disturbance and injury as was  
caused by other acts of the conductor,  
and the general disturbance in the car.  
The jury, however, if any, began  
with the battery, and it is for the  
consequences of the battery that the  
defendant is liable, not for all the  
consequences of the drunken man's  
presence in the car, or of the defend-  
ant's attempt to remove him. It is ar-  
gued that, because the conductor had  
known the plaintiff for several years,  
the defendant's obligations to her were  
increased, if the jury believed that she  
was a particularly sensitive person, and  
that the conductor must have known it.  
We regard such an argument, even to  
the jury, as wholly inadmissible. Ord-  
inary street cars must be run with re-  
ference to ordinary susceptibilities, and  
the liability of their proprietors can-  
not be increased simply by a passen-  
ger's notifying the conductor that he  
has unstable nerves. We should add,  
however, to avoid being misunderstood,  
that we do not forget to the plaintiff's  
severe distress, and the defendant's  
servant did commit an unjustifiable  
battery on the plaintiff's person, the de-  
fendant must answer for the actual  
consequences of that wrong to her as  
she was, and cannot set down her dam-  
ages by showing that the effect would  
have been less on a normal person.

The measure of the defendant's duty  
in determining whether a wrong has  
been committed is one thing; the mea-  
sure of liability when a wrong has been  
committed is another. Exceptions sus-  
tained.

Second arrival of Huddersfield Her-  
ring bone mixtures in extra and tans.  
A treat for stylish dressers.  
RUDOLPH & WALLACE,  
333 Main street.

## THE COURTS YESTERDAY.

VARIOUS HAPPENINGS IN THE  
DIFFERENT TRIBUNALS.

The damage suit of Lavina Hawkins,  
a young colored woman, against the  
Columbia Peanut Company, was tried  
in the Court of Law and Chancery yester-  
day afternoon, and a verdict rendered  
in favor of the defendant.

The plaintiff was injured last Janu-  
ary while employed in the factory of  
the defendant company, and entered  
suit for \$2,000 damages. The question  
at issue involved the law of master  
and servant, and was argued at some  
length by the counsel, Messrs. Ross &  
Lambeth for the plaintiff, and Messrs.  
Wm. H. White and J. W. Wilcox for the  
defendant.

The counsel for the plaintiff entered  
a motion for a new trial, which will  
be heard before Judge Martin on Wed-  
nesday.

The case of Levy's Music Store vs.  
James M. Barton, involving the sale of a  
piano, was heard before Judge Martin  
and a verdict for the plaintiff in the  
sum of \$25 was rendered.

A divorce was granted Sallie Jones,  
colored, from her husband, Edward  
Jones.

## TO INSPECT THE JAIL.

In compliance with the law, Judge  
Haskell, of the Corporation Court, yester-  
day appointed Captain William E.  
Taylor, Mr. E. Henry Jones, Ross &  
Lambeth, a commission to in-  
spect Norfolk city jail and report its  
condition to the court.

## PROPERTY TRANSFERS.

The following transfers of property  
were recorded yesterday:

From E. P. Belote and wife to C. J.  
Jones, lot No. 67 Sheldon avenue, Bram-  
bleton; \$250.

From Park Place Company to Min-  
nie Spain, a lot in Park Place; \$275.

From J. H. Simpson to H. Fivell,  
stock and fixtures in a hardware and re-  
tail grocery store, 624 Church street;  
\$177.

From Henry B. Constable to Helena  
M. B. Constable, buggies, carriages and  
appurtenances in shed near Atlantic  
street and City Hall avenue; \$109.

From George H. Ribble, Birdie C.  
Odel and others to H. L. Page and S.  
Q. Collins, lots Nos. 20, 23, 24 and 25;  
\$4,600.

From Hattie C. Land to Alexander  
C. Weaver and others, parts of lots No.  
45 and 6 in Brambleton Ward; \$509.

## MARRIAGE LICENSE.

A marriage license was granted to  
Alex Harris and Mamie Bell Watkins,  
colored.

## IN THE POLICE COURT.

C. Higgins, a member of the Tailors'  
Union, and John Kurriks, a non-union  
tailor, had their grievances aired be-  
fore Justice Tomlin, of the Police  
Court, yesterday morning. There has  
existed bad feelings between them, pre-  
sumably because of the fact that one  
is a unionist and the other is not, and  
Higgins was charged with spitting in  
the face of Kurriks. He was fined \$11  
and appealed. The tables had been  
turned on Kurriks, and some one had  
him arrested for carrying concealed  
weapons. This case was continued.

S. W. Collins, a negro, charged with  
a breach of the peace, was fined \$4.50.

Carrie Hall, colored, was fined \$6 for  
keeping a disorderly house.

A negro bearing the name of the  
father of the country, was charged  
with highway robbery. Lewis Proctor  
claimed that George Washington, who  
has rather a bad character despite his  
distinguished name, robbed him of \$3.  
The case was continued.

Join The Gale Jewelry Company's  
Watch and Diamond Clubs. Gold  
Watch or Diamond for \$1 a week; no  
instalment plan. We now have seven  
clubs formed, and will commence to  
form the eighth club Monday.

Our Optical department is the best  
equipped in the city, and is managed  
by Dr. A. Weck, oculist, who will ex-  
amine your eyes free of charge.

THE GALE JEWELRY CO.

We want to fill your spring wants in  
the tailoring line. No better on earth  
than the one we make.  
RUDOLPH & WALLACE,  
333 Main street.

# ROYAL BAKING POWDER

ABSOLUTELY PURE

Makes the food more delicious and wholesome

## BRAMBLETON WARD.

One of the most attractive musical  
and literary events of the season will  
be given to-night at the Park Avenue  
Baptist Church by the B. Y. P. U. of  
that church. We are assured that this  
Christian entertainment by the young  
people, with its object, are worthy of a  
good attendance, and they cordially in-  
vite their friends and all who can at-  
tend to be present. There will be no  
charge for admission, but a silver offer-  
ing will be taken at the door. Refresh-  
ments will be served at the close and a  
pleasant social time is anticipated. The  
following will be the program:

Instrumental Duet .....  
Misses Butler and Womble.  
Vocal Solo ..... Miss Ruth Palford  
Piano Solo ..... Miss Emily LeBlanc  
Recitation ..... Miss Ruby Winston  
Piano Duet .....  
Misses Day and Phillips.  
Vocal Solo ..... Selected  
Mrs. Patten.

Piano Solo ..... Miss Bessie Berryman  
Recitation ..... Mr. Cornelius Boush  
Piano Solo ..... Selected  
Miss Florence Butler.

Vocal Solo ..... Miss Irene Holmes  
Miss Lucy Harris, of Dinwiddie coun-  
ty, is visiting her cousin, Mrs. J. E.  
Bonney, 133 North Park avenue.

The revival at Trinity M. E. Church  
continues with unabated interest. There  
have been about forty-five conversions.  
The Brambleton W. C. T. U. will hold  
a mothers' meeting at the home of the  
president, No. 242 North Park avenue,  
at 3:30 o'clock this afternoon. All  
mothers are invited to attend.

## ATLANTIC CITY WARD.

The Local Board of Improvement of  
Atlantic City Ward held its April ses-  
sion last night. Present—Mr. W. E.  
Godwin, chairman, and Messrs. Ander-  
son, Hitehings, Williams and Dr. New-  
bill.

In the matter of furnishing the poor  
of the Ward with medicine Dr. Newbill  
reported that the ward could be sup-  
plied with medicine on the same terms  
that it is furnished Brambleton.

Mr. Johnston stated that he had con-  
ferred with the Water Commissioners in  
the matter of water rates and had  
been informed by them that they were  
paying more for them than they were  
getting, and they must have a uniform  
price.

A communication was received from  
Mr. Steed, clerk of the Finance Com-  
mittee of the Councils, asking that the  
board advise them promptly as to the  
amount the ward will pay towards the  
repairs of the Ghent bridge, the esti-  
mated cost of which is \$8,100, and that  
the board also send a representative to the  
next meeting on April 26th for confer-  
ence in the matter of appropriations  
already made and to be made for ex-  
penses incurred by smallpox. Messrs.  
Johnston, Tomlin and Anderson were  
designated as the committee.

The board decided to pay one-third  
of the expenses of repairs to the Ghent  
bridge.

A communication from Mr. George L.  
Arps, asking that the board provide for  
a system of sweeping the paved streets  
in Ghent, was referred to Mr. Johnston  
and Dr. Newbill.

The secretary was instructed to look  
into the matter of the erection of the  
bridge across Smith's Creek, at the foot  
of Yarmouth street.

The secretary was instructed to con-

fer with the City Attorney and see if  
Atlantic City Ward cannot be included  
in the ordinance requiring permits of  
parties to hold houses in the ward.

A communication from General Gre-  
ner, offering to allow the opening of  
River avenue and Spring street through  
his property to Avenue B, for \$1,250,  
was received.

The question of opening Hamilton  
avenue to Duke street was left with the  
committee to see Mrs. Lewellyn and  
report at a called meeting. The same  
committee was authorized to confer  
with General Grener in reference to his  
proposition with power to act.

A petition for a light to be placed in  
front of LeKies Memorial M. E. Church  
was filed for future action.

About 500 people witnessed the ordi-  
nance of baptism administered to five  
candidates by Rev. E. E. Dudley at the  
Merritt Wrecking Company's wharf  
Sunday afternoon.

The Norfolk Juvenile Minstrels ap-  
peared before a good sized audience  
last night at Odd Fellows' Hall, Camp  
avenue.

## EYES EXAMINED FREE.

Dr. A. Weck, manager of the optical  
department of the Gale Jewelry Com-  
pany, will examine your eyes free. De-  
fective vision and complicated cases  
specially invited to call.

## BOGUS STAMPED CIGARS.

DEPUTY COLLECTORS MAKE A  
BIG HAUL IN THIS DISTRICT.

While the Secret Service and Internal  
Revenue officers have been busy in  
other parts of the country following up  
the work of Jacobs & Co., of Factory  
374, Ninth District of Pennsylvania, at  
Lancaster, in the flood of bogus stamp-  
ed cigars turned loose on the country,  
Deputies R. O. Dwyer and P. J. Larkin,  
of Norfolk, have not been by any  
means idle. Working in conjunction  
with Special Officer John M. Miller, of  
the Treasury Department, last Sat-  
urday, they rounded up 55,000 of the  
Jacobs cigars; and, yesterday, notwith-  
standing the publicity given the mat-  
ter, they corralled fully enough in Nor-  
folk and Portsmouth to bring the to-  
tal up to 75,000, with very likely others  
to be heard from, while Mr. Larkin found  
in two places in Newport News 2,000  
more. There were none in Hampton,  
Phoenix, nor at Old Point.

The tax per thousand is \$3.10, and as  
the bogus stamps were furnished the  
factories at about 50 cents per thou-  
sand, these people were able to offer  
their output at \$10 per thousand, and  
in some cases as low as \$7 per thou-  
sand. The whole lot here are con-  
fiscated, and will be sold at auction, re-  
sulting in a profit of \$5.50 to \$5.00 per  
thousand, which will leave the Govern-  
ment a handsome profit.

It is thought that fully 100,000 will  
be rounded up here, which, at \$3.10,  
gives the United States Treasury \$310  
interest in the haul.

For good and sufficient reasons the  
names of the parties from whom  
seizures were made are withheld at  
present.

## "Cat Lip" Palmer Shot.

A negro known as "Cat Lip" Palmer  
was shot in the hip by Mr. Adam Lib-  
by in Huntersville Sunday. The negro  
ran into Mr. Libby's yard to get a bul-  
dog he had with him, and is said to  
have pushed Mr. Libby down. The ne-  
gro was brought to the police station.

## GAIL BORDEN EAGLE BRAND CONDENSED MILK.

TAKE NO SUBSTITUTE FOR THE "EAGLE BRAND"  
THOUSANDS OF MOTHERS TESTIFY TO ITS SUPERIORITY.  
"INFANT HEALTH" SENT FREE. NEW YORK CONDENSED MILK CO. N.Y.

## UP-TO-DATE FURNITURE OF ALL DESCRIPTIONS.

Always kept on hand at

## JOHN B. LOUGHRAN'S Pioneer Installment House.

319 & 321 CHURCH STREET.

Goods Reliable—Prices Reasonable—Terms Easy—and everything as rep-  
resented.

## MATTINGS.

Hundred of rolls to select from; all the newest styles, colors and patterns.

## GO-CARTS-CARRIAGES.

New assortment, new styles, pretty patterns, low prices. Call and see them.

## REFRIGERATORS AND ICE BOXES.

If in need of a Refrigerator call and look over our line over. We have the greatest  
ice saver on the market; dry air, best construction, guaranteed to please.

## IRON BEDS AND CRIBS.

Large stock in new styles in White Enamel Beds, fitted with the new  
National spring.

## HOUSEKEEPERS HEADQUARTERS.

CASH OR CREDIT.

## JOHN B. LOUGHRAN

319 & 321 CHURCH ST.

GEO. H. DAWES,

WHOLESALE FRUITS,  
220 Water Street.

## TO ERADICATE SMALLPOX.

DR. WERTENBAKER DETAILED TO  
ASSIST VIRGINIA AUTHORITIES.

Governor Tyler has been informed by  
Surgeon General Walter Wyman, of  
the Marine Hospital Service, that Pas-  
sed Assistant Surgeon C. P. Werten-  
baker has been detailed to report to  
the Governor of Virginia for duty in  
quarantining smallpox in this State and  
in the adoption of methods for its eradi-  
cation.

The Surgeon General also informed  
the Governor that it was probable that  
the request of the latter for Craney  
neck, across the Roads, as the site of  
a smallpox hospital, would be granted.  
Correspondence looking to this end is  
now in progress. The government  
building on the island will be used as  
a hospital if the request of the Gov-  
ernor is complied with.

Surgeon Wertenbaker is now station-  
ed at Wilmington, N. C. He will act  
in conjunction with the State and mu-  
nicipal Boards of Health. An effort is  
to be made to completely eradicate  
smallpox this summer, so that there  
may be no recurrence of the epidemic  
next winter. The disease is rapidly on  
the wane everywhere and it is expected  
that with the aid of Dr. Wertenbaker  
its recurrence next year will have been  
rendered practically impossible.

## Funeral of Mrs. Robbins.

The obsequies of Mrs. Amelia Vir-  
ginia Robbins, wife of Mr. W. E. Rob-  
bins, who departed this life at her  
home, Lynnhaven, Princess Anne coun-  
ty, Friday, were held from Salem Ban-  
quet Church Sunday afternoon at 3:30  
o'clock. The services were conducted  
by Rev. Mr. Hobbs.

The interment was in the family  
burial ground, on the McWhorter  
farm, in Norfolk county. Following  
were the pall-bearers: Messrs. A. S.  
Wright, O. C. Burruss, C. H. Feathers,  
J. L. McDonald, W. L. Whitehurst and  
W. E. Creekmur.

## CURES WITHOUT PAIN.

One of the Best Features of the New  
Pile Cure.

The Pyramid Pile Cure cures all forms  
of piles without one particle of pain. This  
desirable point is not obtained by the use  
of caustic or other remedies which scald  
and paralyze the nerves of the parts and  
make matters worse in the long run. But  
it is done solely by its remarkable heal-  
ing and soothing effect.

And while it thus gives immediate re-  
lief, at the same time the disease is not  
merely checked, but a radical cure is ac-  
complished.

And the point we want to make clear  
is that this is done without a particle of  
pain.

This fact is one great reason for the  
popularity of the Pyramid Pile Cure and  
constitutes one very great difference be-  
tween it and almost any other treatment  
for piles.

Every kind of surgical operation for  
piles is excruciatingly painful besides en-  
dangering the life of the patient and in-  
creasing the cost. Prepared by the Pyra-  
mid Pile Cure, neither in making  
successful cures without pain nor in  
cheapness and safety.

The Pyramid Pile Cure has been before  
the public so long, and its merits recog-  
nized by too many people to allow it to  
be classed with the many salves, suppo-  
sitories, pills, etc., and you run no risk in  
trying it, as it often cures with un-  
tried preparations.

If you are ever troubled with any form  
of piles or hemorrhoids do not forget the  
Pyramid Pile Cure. Prepared by the Pyra-  
mid Pile Cure Co., of Marshall, Mich., and  
sold by druggists at 50 cents per package.  
4125-57-29

## THE

## Joseph Brown STORE.

New  
Crepons.

Late arrivals permit us to  
show a beauty at \$1.50. The  
\$2.00 sort even more stately.

## Piques.

We exhibit a line of Fancies  
at 10—chiefly stripes—that has  
been retailing at 15.

No better styles have been  
seen this season.

## 40-inch

## India Linen.

On Thursday at 10 o'clock  
we shall offer 1000 yards of  
our regular 10 cent grade—an  
every day seller—at 7 1/2.

Thrifty buyers will not miss  
this opportunity.

That day only.

Joseph Brown, 220 Main St.

Ames Brownley & Hornthal,  
THE MONTICELLO CORNER.

Housekeeping Goods!

Housekeeping Goods!

With a renewed determination that this  
department shall be up to date, both for  
excellence of value and variety. This  
week will mean to purchasers of us Econ-  
omy in the strictest sense. We do not  
wish, in fact, that you do not expect you  
may judge for yourself. Do not feel any  
delicacy in looking, we do not expect you  
to buy unless you are suited. We give  
you the same attention for the purchase  
of 10c as if it were \$10, and be assured  
that you will feel at home in the new  
store.

Southern Bell Phone No. 437.

Southern States Phone No. 825.

## PROOF.

It is an easy matter to claim that  
a remedy has wonderful curative  
power. The manufacturers of  
**RHEUMACIDE**  
leave it to those who have been  
permanently and positively cured  
of RHEUMATISM, to make claims.  
Among those who have recently  
written us voluntary letters say-  
ing that they have been cured are:  
Rev. J. L. Poston, Editor Golds-  
boro Argus; Mr. A. Daus, a promi-  
nent merchant, Macon, Ga.; and  
Mr. W. R. Duke, a railroad man,  
Kansas City, Mo.

Rheumacide Will Cure You.  
Manufactured by THE BOSSBETT DRUG CO.,  
Raleigh, N. C.

Sold in Norfolk by McClenahan  
& Powell and druggists generally,  
and in Portsmouth by W. K.  
Hodges & Co.  
Price, \$1 per bottle.  
mch5-sa1u,fr1-50

## Toilet Papers Of All Kinds

A Very Large Assortment.

Flat Toilet Paper, 5c, 6